NTUC GAZ K K E

SATURDAY, MAY 10. 1788.

LEXINGTON: Printed and Sold by Joun and Fillding Bradford, at their Printing Office in Main Street where fubfriptions at 18f . Ann Advertise ments &c. for this paper, are thankfully received, and Printing in its different branches done with Care and Expedition -- Advertiments of no more length than breadth, are injerted for 3f the first time and 2f. each time after and longer ones in proportion.

JUST OPENED

AND FOR SALE AT THOMAS JANUART'S
Rove in Lexington nearly op, office the Courc house
and one door above Alexande & James Parkers
C UPERFINE Broad & Narrow Cloths,
Corddroy's, Fuftians & jeans,

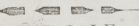
Callico, - Morcens & Durants,

high Limen,
Apron check,
Silu handkerchiefs,
White and black Gauze,
Thead & lewing Silk,
Mens Shoes,

Mens & womens Gloves: Bibles and writing paper, Fine & coarse Combs,

Fire & coarie Combs,
Ink stands,
Pen & outcau Knives,
Wool Cards,
Cumberland Cotton,
Copperas & Rosin,
ed Nails,
Chizels and Augres,
Occass ware

Q cens ware, and a general affortment of cashings, together with a number of articles too tedious to mention



FOR SALE FIFTY THOUSAND

A CRES of valuable land fituated on the CRES of valuable land fituated on the following water-courses viz. twenty five Thoutand acres on the waters of Cumberland river within the Bounds referved for the continental Officers and folders of this state, and twenty five Thousand acres lying on the waters of duck, Elk and Tenneste rivers, and several other navigable water courses falling into the Ohio and Milithippi rivers.

The subscriber thinks it unnecessary with regard to its Situation, Soil, & Fimber, to be very particular in his description

to be very particular in his description as he immagines the purchaser would pre-vious to any contract be desirous of seing the land. Indiputable titles will be made the purchasers, and eight years credit will be given from the time of making the titles, no Interest will be requested for the first four years. Any person inclinable to purchase may know the terms and be favor be land be applying to ELIJAH ROBERTSON.

Nathville January. 21, 1788 b29

STrayed from the full cribers plantation near the Surveyors Office (Fayette) a two year old dark lay, or rather brown thone horfe, has a final flar, in his forchead, two or three white feet, is well blooded, and a bay filly the fame age, has a very fmall flar, and one white foot: also a yearling horfe colt, a bay, neither of them are docked or branded, they went off with a fmall gray mare, the was a flray and had on a good bell. Any perfor who will take up the three first mentioned flrays, and bring them home or fecure fo that they be recovered shall be handtion near the Surveyors Office (Fayfo that they be recovered shall be hand-form! rewarded.

April 29 1788. H. MARSHALL

W HEREAS we passed threebonds to Reuben Proctor to the amount of £104, 8 thated some time about the 20th of March lass, to be discharged in certain species of property and carpenters work in consideration of, the field Proston making us added in Fee Simple to four hundred acres of land lying in the county of Bourbon: and as faid Protton has left this distrib in a clandestime manner without complying with his engagements to us: We hereby forewart, all persons tooking an offiginment of the said bonds as we are determined not to discharge them cintil we get a title to the land.

3537 THOMAS HAMILTON
Moril 21, 1788. SAMULL HINDMAN.

April 21, 1788. SAMUEL HINDMAN.

EUREN PROCTOR has my note whereon is LUIEN PROCTOR has my note whereon is due one cop or fitte and one con, the confideration for which I have received no title, the note is fluxpoled to be made over to some of his confiderates, as it is reported he is run off, for which I gave this public caution to prevent any perion from taking an affigument of juid obligation, as I will pay no part till at the land for which it was given is fecured to me in fee fimple ciear of diputes.

37
Morit 21, 1788

JAMES ARDERI.

- COCOL FOUR DOLLARS

REWARD

TRAYED from Mr. Mr. Valis, near Lexington the fortreen hands, mg.h., een years old, oranded on the near house for the man flowing respectively and the near house of the mean flowing to the near fide, no white remembered except fone; adule fposts. Whoever years years non; that the owner may have him again flowing been trucked to the above reward, and responsible chargesty frought to my house near Dunvine or capt. John Smiths in Lexington, paid by 3537.

April 22, 1700 JOSEPH KARSCHWILER.

DEING appointed a sepent by col Richard James of the country of Camberland and A te of Virginia, for the purpose of attenuing to the valuation of certain lands contra led for between the juid James and a Mr William Merwewiter, of the country of Louise and flate aforegaid; I give this public notice that Bail in schaff of the juid James, proceed on the third day of Jame next to call on the Gent. refered to in the articles of their agreement in order to have the valuation on the aforegaid lands jettled, when Mr Merrewether or his agent is requested to meet me at Danville.

3337 RICHARD ARCHER, April 22,1788.

A. P. RICHARD JAMES.

S Trayed from capt. John Fowlers a bout Christmas last, a small bay horse, bout Certains lait, at man oay hone, four years old this fpring, has a small fiar in his forehead, long sail and hanging mane, branded on the near shoulder A on the near buttick 1 B, on the off shoulder A der I S and on the off buttock a flower de luce. Whoever delivers faid borfe to me in Lexington, or mr. Tho. West at Bour-bon court-house, shall receive Three dolhall receive Three do JAMES WILKINSON. lars Reward,

Louisville March 17, 1788. BY Authrity from the Honourable the Executive of the state of Virginia, (being duly admitted thereto) the duties of Notary Public, for the diffrict of Kentucke, will be to those applying)performed by, BENJ: JOHNSON.

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FOUR DOLLARS REWARD

STRAYED from Mr, Roberts about four miles from this place a bay horse about sources hand and an Inch high eight years old no brand hanging mane and a large bushy tail, some lad-dle spots, shod all round, the bair is worn off bis sides with the stirrup leathers, and when he moves generally one of his hind legs cracks, whoever takes up faid horfe and brings him to me in Lexington that reverse the above reward. Lexington Aprileo 1788 JOHN GOUDY

- CO + CO FOR SALE

A tract of land containing 1400 acres on the waters of the north tork of Licking, lying on the road from Live-flone to the lower blue licks; being M ys fettlement and preemption and in-cludes Mays lick, good bonds on perfons in this diffrict or on perions in the Eaftern part of Virginia will be received in payment, and I will warrant the titl.

-**()** -

Mefirs. Prinetre, Advertisement, ligned by a certain afthur M'Nick e, holding forth to the public that I was run off, but my prince will prove to the contrary; he also refuled paying a draught I drew on him which was juilly due, this will caution the pub-lik against dealing with fuch a se undrel as he is, the said M Nickle pretends that he a stone mason, but his trade is a war.
EDWARD MFARLAN.

THE PARTY OF THE P have for fale at my boule a large quantity of dry garnered falt, which I will fell for cafh, at two Dollars pr. buffell.

ANNIE CHRISTIAN

Lincoln, April 8, 1788.

ALCO ALCO TO REDBIR

A ownful high blooded horse, will and this f son at the subscribers houte in Lexington, his price thirty thillings cash, or 2001b of merchantable tobacco, or 300lb of pork, to be delivered in L-xingion, on or before the 20th day tober next.

of scrober next.

REDBIRD was got by Fearnought an imported norte, his dam was Janus, called slow and fure, his grand dam was creeping. Bate, fo well known on the continent for her fwiftness and high blood, JOHN M'NAIR.

BEG leave to inform my clients, that Capt. T. Marshall will attend to their business in my absence, and respecifully.
April 29, 1788, H. MARSHALL

A MONG the numberless privileges which free MONG the numberless privileges which free Chizens enjoy, the liberty of the prefs is perhaps one of the greatest, open to all parties, but influenced by none, would not be an inproper Motto for your paper; I fo fir, how comes it to pais that a peice lately offered for public investigation has been suppressed; it is not the peice or performance of the author which I would with to fee. I am as heavily, tried of the scandards. or performance of the author which I would with to fee, I am as heartily tired of the feanda opp. Iow and unmanly conteil as any man; But I am alarmed fir, at the confequence, the fatal tendency which this precedent, might authorife; white the prefs is under the direction, fear, or influence of one part of the community, what has the other not to dread? Every free man has an undoubted right to lay what fentiments he pieafes before the public; to forbid this is to defroy the freedom of the prefs, but if he publishes what is improper, mitchievous, or illegal, he must take the confequences of his own temerity. To fubject the prefs, to the restrictive power, of a licencer, is to subject all freedom of lentiment, to the prejudices of one man, and make him the arbitrary and Infalible judge, of all controverted points, in learning, religion, government. &c.

I am fir yours &c. CATO. CATO.

I am fir yours &c,

Meffrs. Printers,

had prepared a piece for public investigation, but upon hearing that there is a third Gentle-man whole approbation is first to be had, before man whole approbation is but to be had, denote a piece is admitted to the prefs, beg the favour of you to inform me of the Gentlemans name, and place of abode, that I may be enabled to procure a Certificate of his approbation, before I fend you the piece in order to prevent a disappointment.

I am yours &c. PHILELEUTHEROS, you the piecemo

**Gratitude demands our humble and unfaigned thanks to these Centlemen who have with dinterested motives) sent business to over office, and necessary the motives to be them, but before to over office, and necessary that we will be our greatest official powers to serve and oblige them, but bound and powers to serve and oblige them, but bound and powers to serve and oblige them, but bound and powers to serve which to us shall appear to have a tendency to involve us in altercations.

Adamed that the public have taken up an idea that our press is under the restraint or insuence of a single idvividual, and conjectus of the fatal tendency juch ideas will have to destroy the credit of this paper unless timely removed. We therefore show thought proper to publish two of the many advantages four to us on this subjects and farther decitaring, that this paper is, and shall ever continue open to all the each individual, shall have an equal privatelege of publiships his sentiments (in becoming fulledge of publiships his sentiments (in becoming fulledges of publiships his sentiments (in becoming fulledmentified by the action.

The transaction that gove rije to this publication, was the deader.

Indemnified by the author.

The transation that gave rife to this publication, was the juspension of the publication of a personal piece adversed to a private Gentleman, by one who was about to leave this district, we have wrote to the author, acquainting him thereof, and shall wait his answer, before we finally determine on the jusperession, or publication of faid piece.

Sacr. VI. AND be it further enacted. That nothing in this all foil be confirted to extend to any proceedings that may be had in confequence of any diffrefs made or to be made for any rest refered and due, or which may hereafter become due, upon any demile kafe, or contrast whatfoever. Where any writ of Capus and Satisfaccondum, has been or fault be ferved on any debtor, it shall be lawful for lack debtor to tender to the sheriff or other of face jerving the same, property to the value of the debt and costs for which juch execution has iffued, or may hereafter title, which property the faid Beriff or other officer fault receive and proceed to fell in like manner as is herein directed in the cafe of goods taken in execution upon a writ of vieri racias, and shall thereupon dijcharge 'uch debtor out of cushado Shall thereupon discharge such debtor out of

Sact. VII. AND be it further enacted, That where any bond directed or ermitted to be gived by this off, Bull be affected, accrecition if fued thereon, against the original obligor or obligors, and on; fuch execution there built be a return by the shrifter that there were no goods, or not sufficient goods of the obligor or obligors, to make the debt and origin, it foul be lawful for the clerk, who affued such execution, to iffue a second execution going the affiguor or affiguors of such bonds for the

debt wintioned therein, or fuch part thereof as foul appear to be fill due; on which execution there foul be fimiliar proceedings to they in an execution against the original onlight.

gainft the original obigor.

Sect VIII AND be it further enacted, That the valuers [ball be amenable to their respective country or corporation curts, and at the discretion of such courts may be deprived of their office for neglect of duty or masses income therein; and upon the death, resignation, or removal from office of any such valuer, the vacancy [ball be supplied by new appointment of the country or corporation court in which it foul happen. When the Berisf Brill under any execution have fixed the time and place for the sale of the property taken under such execution. In fabil summon tive of the commissioners appointed under centrol have likes the time and place for the fall furnion tree of the commissioners appointed under this act to value the property and assertion he shall furnion tree of the commissioners appointed under this act to value the property and assertion the sufficiency of securities, to attend at the time and place of such size, so they are the hour of two occases, choose one of the by-standers to assert the in such valuation; if only me of the sale commissioners shall attend, he shall at the same time and in the same manner choose one of the by-standers, and they shall as the same time and in the same manner choose one of the by-standers, and they shall trend the sale shall be shall be shall as the same time and in the same manner choose one of the by-standers, and they shall trend the sale shall be soften and in the same proceedings shall be had as are directed to take blace on the day shrell appointed for the sale. The shrift shall administer the same ordered by this act to be administered to the commissioners by the county or corporation courts.

Secr. IX. AND be it further enacted, That all and every other at and aits, and parts of atts, coming within the purview of this ait, shall be, and the jame are hereby repealed.

SECT. X. THIS all fall continue in force for three years, and no longer.

Meffrs. Bradfords,

Meffer. Bradfords,

THE freedom of the prefs is one of the great bulwarks of liberty, therefore I request your favour to infect the following piecein your piper. The fame things or ideas conveyed in high flow y language is not aftered in the nature of them, when spoken or wrote in a low stille. The end of government is intended to secure to us the blessings of life, liberty and property, and the blessings of life therety cannot be preserved but by a firm adherence to justice, moderation, temperance, frugallity and virtue; and by frequent recurence to functionental principles. If you adhere to justice, you will prefer a form of government which is best calculated to do justice to every member of the community; every man who recurence to tun-cuental principies. If you adhere to jurifice, you will profer a form of government which is best calculated to do justice to every member of the community; every man who performs any fervice to his country, ought to receive a rewardequal to his service, for if he receives less than the true value of his labour, he is deprived of that justice which he is institled to, according to the nature of right; and on the other hand, if a man receives more from the public than the true value of his labour, it is unjust, and tends to many bad consequences; first because it increases the burthen of the public, secondly is fixes a precedent for others to receive in the like proportion for their fervices, and thus a small error, is multiplied, until it becomes very great and thirdly when once a custom is introduced, of giving the officers of government too much, it has a tendency to encourage extravagance generally, which is apt to coincide with the natural haughtiness of the human heart, and when those officers is supported extravagantly by the public, it will be an encouragement to live more extravagant than they otherwise would, and the ralof sites will of course be led more or less to follow their example, and so from one associate to an other, until a great part of the community is considerably moved from that moderation, temperance and trugality, which is necellary for a tree people: and fourthly, if the government of Kentucky is filled with a great number of officers, and those officers to have high fallaries the state of Kentucky will not be able to support teles, and of course must be reduced to a state of bankuptcy, but perhaps you will say it is necellary to give high islaries to procure mor of the greatest abilities to fill those offices of state, as some of those are generally moved as some of the greatest abilities to fill those offices of state, as some of those are founding exists the base this consideration. high islavies to procure men of the greatest abilities to fill those offices of state, as some of those are Gentlemen of the law, who makes a great profit by pleading at the bar, this I concieve to be no good reason, because those Gentlemen ought not to have more than what is equal to their fervice, then it would be as agreeable to them to act in some other office as to plead law, I am clear in opinion, that teme of the lawyers sees are too high, and it is better to correct one error than to let it continue to be a means of in-

troducing ten more. If more money is in the troducing ten more. It more money is native treatury than will pay ail the demands on the flate, it would not be very inconfiftant with juffice to give a bounty to the manufactories, as their bufnels carried on properly, is of much effential benefit to the community. It is faid a legiflature benefit to the community. It is faid a legislature of one house of representatives is best to be elected by all free men of age because a majority of the people may not be freeholders, and if it was freeholders only which were to vote, one half of the men in the state, might have no voice in the laws which were to gove n them. The representation ought to be by numbers and not by counties, because it is sum, they were freeholders. the laws which were to gove n them. The reprefentation ought to be by numbers and not by counties, because it is men they represent and not land, (it Teritory was to be represented a man holding one thousand acres of land, ought to have een votes, when another holding one hundred acres, ought to have only one vote in the election for Delegates.) Every Representative, ought to Represent the same number of men, or as near the given number as may conveniently be afcertained, otherwise one member, which represents five hundred men in the Legislature, ought to have two votes, when another member who represents two hundred and fifty, ought to have only one wote, for unless every conditionent has an equal representation in the Legislature, it cannot be said he hath equal Liberty. The more equal the Government is ballanced, the better it will be for the general good of the whole, and if there was as many dithrist as delegates, and each diffrict to fend one delegate, elections would be more per and convenient, and the people would be more per clickly acressfuncted begaue, these may be convenient. many diffriêts as delegates, and each diffrict to fend one delegate, elections would be more pure and convenient, and the people would be more fairly represented, becau e there may be counties which hath inhabitants inconvenient to the place of holding elections, which will prevent their attendance, and if they were to attend, it might be very difficult to vote when the period per a verynamerous, and thus one thousand men might carry an election, against twelve hundred. The interest of men in the same county in some cases are opposite to each other, owing to their fituation. The laws enacted by one house of representatives may be examined by the judges of the supreme court and attorney General, if disapproved to fend their objections to the house, to reconsider it, and if two thirds are in favour, it timight become a law, this would be as good a check as that of a senate, and less expensive to the state; without some check a member might take the opportunity of the most favourable time and get a law passed by a bare majority, to answer some private purpose reverse to public good, is not a Governor and two connections as fully sufficient for the executive department, as one judge and two affist tant judges for the judiciary in the General court, as they are sufficient for the administration of judice. They will be less expensive to the community.

A CITIZEN OF KENTUCKY

A CITIZEN OF KENTUCKY

TWO DOLLARS REWARD

STrayed from John M'Kenneys on Jeffamine creek the 24 h of April, a forrel mare about thirteen hands high, bald face, three white feet and legs as high as her knees, has a white ring on high as her knees, has a white ring on the off fide of her body, branded on the near fhoulder P, and on the near buttock T, was hoppled when she went away with a girth-web furcingle, whoe-ver takes up faid mare and bings her to the subscriber living ab ut have miles from Lexington, shall be in t. d to the above reward. ALEXANDER MAXWELL

JUST ARIVED AND WILL BE OPENED ON MONDAY

AND WILL BE OFFERD ON MONDAY

NEXT, BY

ALEXANDER & JAMES PARKER;

AT THEIR STORE IN LEXINGTON,

A LARGE AND GENERAL

ASSORTMENT

OF DRY GOODS, GROCERIES, WARE AND QUEENS WARE HARD.

BLANK DEEDS,

SURPOENA'S.
BONDS &c. may be had at this Office.

